

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1629160
Invoice Date 11/28/07
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	200,726.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$200,726.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1629160
 Invoice Date 11/28/07
 Client Number 172573
 Matter Number 60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH OCTOBER 31, 2007

Date	Name		Hours
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09/30/07	Cameron	Prepare for call with R. Lee (1.3); attention to expert report materials (0.9).	2.20
10/01/07	Ament	E-mails re: Oct. omnibus hearing.	.20
10/01/07	Cameron	Prepare for and participate in call with expert witness and counsel regarding deposition issues (1.7); review prior testimony and expert reports for deposition preparation (3.2).	4.90
10/01/07	Klapper	Draft outline re direct testimony for J. Rodricks per discussion with B. Harding and J. Hughes.	5.70
10/02/07	Ament	E-mails re: 10/25/07 omnibus hearing.	.10
10/02/07	Cameron	Prepare for meeting with expert witness for deposition preparation (3.9); attention to issues relating to Longo deposition (2.0).	5.90
10/02/07	Klapper	Participate in call with consultant regarding expert depositions (.5); edit outline of Rodricks' direct examination based on meeting (2.2); develop additional cross questions and responses based on review of depositions already taken (4.3).	7.00

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Date	Name		Hours
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10/03/07	Cameron	Prepare for meeting with R. Lee and K&E (1.0) attend preparation session with witness and counsel (5.8); follow-up from preparation session (0.9).	7.70
10/03/07	Klapper	Meet with expert re direct testimony (4.5); prepare for meeting with expert (1.7).	6.20
10/04/07	Cameron	Prepare for and meet with R. Lee regarding deposition preparation (1.3); attend deposition of Rich Lee (7.5); follow-up from deposition (0.9).	9.70
10/04/07	Fennessy	Office conference with A. Klapper regarding reviewing Dr. Brody depositions in preparation for deposition of Dr. Brody (1.0); review Dr. Brody depositions regarding admissions regarding factors involved in injuries purportedly caused by asbestos exposure (5.6); compose memo regarding same (1.0); interoffice communications with A. Klapper regarding same (.5); review Dr. Brody articles regarding same (.5).	8.60
10/04/07	Klapper	Prepare J. Rodricks for deposition.	8.30
10/05/07	Cameron	Follow-up from Lee deposition (0.9); review Bragg and Longo materials (1.2); attention to expert witness reports for deposition preparation (1.3).	3.40
10/05/07	Fennessy	Continue review of Dr. Brody articles regarding factors involved in injuries purportedly caused by asbestos exposure.	3.60
10/05/07	Klapper	Prepare J. Rodricks for deposition.	8.30
10/06/07	Cameron	Review materials for Longo reliance materials.	2.50
10/06/07	Klapper	Prepare for Brody deposition.	2.40

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Date	Name		Hours
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10/07/07	Cameron	Prepare for conference call (0.8); attention to Lee and Longo expert deposition issues (0.9).	1.70
10/07/07	Klapper	Prepare for Brody deposition.	4.70
10/08/07	Ament	E-mails re: asbestos-trust related depositions.	.50
10/08/07	Cameron	Prepare for (0.4) and participate in call with expert (0.3); review Lee Transcript (1.1); review summary of conference call (0.7); multiple e-mails regarding deposition issues (0.6).	3.10
10/08/07	Flatley	Review Depo. transcript and communicate with witnesses re: errata sheets.	.80
10/08/07	Klapper	Depose Brody (2.0); prepare for Castleman (6.7).	8.70
10/09/07	Ament	E-mails re: 10/25/07 hearing (.40); review agenda re: same (.10).	.50
10/09/07	Cameron	Multiple e-mails regarding expert deposition (0.9); review summary of Lee deposition (0.9); review materials from K&E regarding Longo (1.4).	3.20
10/09/07	Klapper	Prepare Rodricks for deposition (2.0); defend deposition of J. Rodricks (5.5); prepare for Castleman deposition (4.2).	11.70
10/10/07	Ament	E-mails re: S. Blatnick deposition in Falls Church on 10/16/07.	.50
10/10/07	Burns	Meeting with T. Klapper regarding assignment (.2); begin research on attorney list in preparation for Castleman deposition (1.2).	1.40
10/10/07	Cameron	Prepare for (0.6) and participate in conference call with expert and K&E (1.1); review of Longo materials for deposition preparation (2.4).	4.10

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Date	Name		Hours
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10/10/07	Klapper	Prepare for Castleman deposition.	8.20
10/11/07	Ament	E-mails with S. Blatnick re: 10/16/07 deposition in Falls Church.	.20
10/11/07	Burns	Research and gather material on list of attorney's for T. Klapper in preparation for Castleman deposition.	5.70
10/11/07	Cameron	Deposition preparation issues.	3.00
10/11/07	Klapper	Continue preparation for Castleman deposition.	7.30
10/12/07	Cameron	Review materials from K&E regarding expert deposition (1.1); review materials from T. Klapper (0.6); review Longo outline materials (1.7).	3.40
10/12/07	Klapper	Continue preparation for Castleman deposition (2.3); take Castleman deposition (3.5).	5.80
10/13/07	Cameron	Attention to deposition preparation issues.	3.50
10/15/07	Ament	Various e-mails and telephone calls re: 10/16/07 deposition in Falls Church.	.60
10/15/07	Cameron	Attention to deposition preparation issues (2.8); review e-mails and depositions (0.9).	3.70
10/15/07	Klapper	Discuss expert prep with B. Harding and S. McMillin (.5); begin prep for Roggli deposition through review of materials collected for Brody depo. (5.6).	6.10
10/16/07	Ament	Various e-mails and telephone calls re: deposition in Falls Church (.50); various e-mails and telephone calls re: 10/25/07 omnibus hearing (.50).	1.00

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Date	Name		Hours
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10/16/07	Cameron	Multiple emails re: deposition preparation (.70); review prior Longo depositions (1.70); review expert reports (1.30).	3.70
10/16/07	Flatley	Follow-up on deposition transcripts and errata sheets (0.9); call with W. Sparks (0.2); messages for witness and D. Mendelson (0.2).	1.30
10/16/07	Klapper	Prepare for deposition preparation session of risk assessment expert (5.3); draft cross topics for Roggli Dep. to be used in review of prior writings and deposition transcripts (3.5).	8.80
10/16/07	Taylor-Payne	Assisted Mr. Klapper with preparation for cross examination of Dr. Roggli.	.80
10/17/07	Ament	Various e-mails and meetings re: omnibus hearing on 10/25/07.	.50
10/17/07	Cameron	Review World Trade Center issue (0.9); review materials for deposition (2.4); review and revise deposition outline (2.5).	5.80
10/17/07	Klapper	Prepare for cross prep of exposure expert (4.3); conduct cross prep of risk assessment expert (3.5); prepare for cross prep of risk assessment expert (1.3).	9.10
10/18/07	Ash	Meeting with A. Klapper regarding plaintiff expert (Victor Roggli) deposition and article project, including review of case issues (1.0); conference call and meetings with Roggli review team regarding organization and assessment of Roggli materials (1.0); review Roggli expert designation in preparation for review of depositions and articles (1.5).	3.50

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Date	Name	Hours
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10/18/07	Fennessy	Office conference with A. Klapper and J. Ash regarding reviewing Dr. Roggli depositions and articles in preparation for deposition. 1.10
10/18/07	Klapper	Finish internal outline for review of Roggli materials, including revised outline of cross (6.2); meet with reviewing lawyers to discuss key points (.5). 6.70
10/18/07	Taylor-Payne	Assist Mr. Klapper with preparation for cross examination of Dr. Roggli. 1.60
10/19/07	Cameron	Deposition preparation. 2.80
10/19/07	Klapper	Review Roggli book for deposition preparation. 3.50
10/19/07	Taylor-Payne	Assist Mr. Klapper with preparation for cross examination of Dr. Roggli. 2.10
10/20/07	Cameron	Attention to deposition preparation issues. 3.00
10/20/07	Klapper	Review Rodricks deposition transcript. 1.30
10/20/07	Taylor-Payne	Research and compilation of documents in preparation for cross examination of expert witness. 1.20
10/21/07	Cameron	Deposition preparation. 9.80
10/21/07	Klapper	Review deposition transcripts of Grace experts recently deposed. 3.70
10/22/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (8.7); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.5). 9.20
10/22/07	Cameron	Prepare for Longo deposition in Pittsburgh during part of travel to Atlanta and in Atlanta. 8.40

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Date	Name	Hours
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10/22/07	Fennessy	4.20
	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper (2.7); meeting with J. Ash regarding assessment of issues for deposition memorandum (.5).	
10/22/07	Taylor-Payne	.70
	Research and compilation of documents and transcripts in preparation for cross examination of expert witness.	
10/23/07	Ament	.30
	E-mails with K&E re: 10/25/07 omnibus hearing.	
10/23/07	Ash	7.50
	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (7.0); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.5).	
10/23/07	Cameron	11.10
	Prepare for (2.2) and take deposition of William Longo (7.5); review notes from deposition for summary (0.6); meet with S. Bianca regarding same (0.4); telephone calls with R. Finke regarding same (0.4).	
10/23/07	Fennessy	4.30
	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	
10/23/07	Taylor-Payne	.50
	Research and compilation of documents and transcripts in preparation for cross examination of expert witness.	
10/24/07	Ament	.70
	Telephone call from J. O'Neill re: hearing binders (.10); review agenda and hearing binders and finalize same per J. O'Neill request (.30); various e-mails and telephone calls re: same (.30).	

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Date	Name	Hours
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10/24/07	Ash	6.80
	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (6.4); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.4).	
10/24/07	Cameron	3.00
	Follow-up from Longo deposition (0.9); telephone call with experts and R. Finke regarding same (0.8); review expert reports for call with K&E (0.9); e-mails regarding same (0.4).	
10/24/07	Fennessy	8.30
	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	
10/24/07	Nguyen	2.10
	Conference with Jesse Ash re Roggli deposition project (.5); review Roggli deposition transcripts (1.6).	
10/25/07	Ament	1.50
	Assist Kirkland & Ellis with hearing preparation (1.0); various e-mails, meetings and telephone calls re: same (.50).	
10/25/07	Ash	10.50
	Review and assess prior Victor Roggli depositions and articles in articles in preparation of deposition memorandum for A. Klapper (9.8); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.7).	
10/25/07	Cameron	1.30
	Review R. Lee expert witness materials.	
10/25/07	Fennessy	6.20
	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	
10/25/07	Nguyen	2.50
	Review Roggli depositions.	

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Date	Name		Hours
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10/25/07	Taylor-Payne	Research and compilation of documents in preparation for cross examination of industry expert.	.40
10/26/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (8.0); conference call with A. Klapper regarding assessment of issues for deposition memorandum (.5).	8.50
10/26/07	Cameron	Attention to expert deposition issues (0.9); review transcript from Longo deposition (0.9).	1.80
10/26/07	Fennessy	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	5.40
10/26/07	Klapper	Prepare cross prep for exposure expert (3.2); conduct cross prep of exposure expert (3.0).	6.20
10/26/07	Nguyen	Review Roggli deposition testimony.	7.50
10/26/07	Taylor-Payne	Research and compilation of documents in preparation for cross examination of industry expert.	.60
10/27/07	Cameron	Review deposition transcripts and deposition exhibits.	1.20
10/27/07	Fennessy	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	1.70
10/28/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper.	3.50
10/28/07	Cameron	Review WTC materials (0.8); review summary memo regarding Longo deposition (0.7); review Lee deposition, Longo deposition and conversion factor materials (1.2).	2.70

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Date	Name		Hours
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10/28/07	Klapper	Prepare for cross prep of risk assessment expert (2.3); review consultant's work on prep for Roggli dep (2.5).	4.80
10/29/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (8.2); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.6).	8.80
10/29/07	Cameron	Continued review of materials from R. Finke (0.8) prepare and telephone call regarding same (0.3); review materials from K&E regarding expert deposition and preparation issues (1.4); attention to memorandum regarding Longo deposition (0.3).	2.80
10/29/07	Fennessy	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper (.8); meeting with Roggli review team regarding assessment of issues for deposition memorandum (.6).	1.40
10/29/07	Klapper	Incorporate consultant's ideas into cross document for Roggli deposition.	4.20
10/29/07	Lord	Update 2002 Service List.	.20
10/29/07	Nguyen	Review Roggli depositions and trial transcript.	8.30
10/30/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper.	7.50
10/30/07	Cameron	Review summary of Lees deposition (0.6); e-mails regarding same (0.2); review Lee/Longo materials (0.7).	1.50

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Date	Name		Hours
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10/30/07	Fennessy	Review and assess prior V. Roggli depositions in preparation of deposition memorandum for A. Klapper.	4.00
10/30/07	Klapper	Continue work on Roggli deposition outline, incorporating information from consultant as well as information gleaned from additional deposition transcripts of other experts in litigation.	5.30
10/30/07	Nguyen	Review Roggli depositions and trial transcripts.	6.20
10/31/07	Ash	Review and assess prior Victor Roggli depositions and articles in preparation of deposition memorandum for A. Klapper (2.8); draft and edit Roggli deposition preparation memorandum, including review of prior articles for inclusion in preparation materials (4.7).	7.50
10/31/07	Cameron	Attention to WTC materials and Lee reports (0.9); review risk assessment materials (0.7).	1.60
10/31/07	Klapper	Work with consultants and with S. Bianca in preparing Roggli cross (4.2); prepare for depo. prep of Risk Assessment expert (2.7).	6.90
10/31/07	Nguyen	Review Roggli depositions and trial transcripts.	4.80

TOTAL HOURS			450.80

TIME SUMMARY	Hours	Rate	Value
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Lawrence E. Flatley	2.10 at \$ 575.00 =		1,207.50
Douglas E. Cameron	122.50 at \$ 570.00 =		69,825.00
Antony B. Klapper	150.90 at \$ 520.00 =		78,468.00
Jesse J. Ash	73.30 at \$ 380.00 =		27,854.00
Catherine R. Nguyen	31.40 at \$ 250.00 =		7,850.00
Nathan R. Fennessy	48.80 at \$ 240.00 =		11,712.00
John B. Lord	0.20 at \$ 210.00 =		42.00
Yovana A. Burns	7.10 at \$ 190.00 =		1,349.00

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Sharon A. Ament	6.60	at	\$	145.00	=	957.00
Jennifer L. Taylor-Payne	7.90	at	\$	185.00	=	1,461.50

CURRENT FEES	200,726.00
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TOTAL BALANCE DUE UPON RECEIPT	----- \$200,726.00 =====
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1629161
Invoice Date 11/28/07
Client Number 172573

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Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	3,648.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$3,648.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1629161
 Invoice Date 11/28/07
 Client Number 172573
 Matter Number 60027

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Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH OCTOBER 31, 2007

Date	Name		Hours
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10/03/07	Cameron	Non-working travel time to Washington, D.C. (one-half of total time).	1.10
10/04/07	Cameron	Non-working travel time from Washington D. C. to Pittsburgh (one-half of total time).	1.30
10/22/07	Cameron	Non-working travel to Atlanta for deposition (one-half of total time).	1.90
10/23/07	Cameron	Non-working travel to Atlanta airport and back to Pittsburgh from Longo deposition (one-half of total time).	2.10
		TOTAL HOURS	6.40

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	6.40	at \$ 570.00 =	3,648.00

CURRENT FEES 3,648.00

TOTAL BALANCE DUE UPON RECEIPT \$3,648.00

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PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1629162
Invoice Date 11/28/07
Client Number 172573

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Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	80,307.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$80,307.50
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1629162
 Invoice Date 11/28/07
 Client Number 172573
 Matter Number 60028

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Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH OCTOBER 31, 2007

Date	Name		Hours
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10/02/07	Flatley	Review R. Finke e-mail and memorandum.	.20
10/04/07	Restivo	Receipt and review of communications re: Canada.	.50
10/09/07	Pickens	Research RE remaining claims of the ZAI Plaintiffs, if any.	6.90
10/10/07	Pickens	Research RE claims of the ZAI Plaintiffs, if any.	8.40
10/10/07	Rea	Reviewed and analyzed research re: remaining ZAI claims, if any.	1.90
10/11/07	Metropulos	Conference with T. Rea and team re: research assignment for remaining causes of action for asbestos claims, if any.	.30
10/11/07	Pickens	Research RE remaining claims of the ZAI Plaintiffs, if any.	8.30
10/11/07	Rawls	Legal research re: elements for potential remaining claims by ZAI Claimants, if any (.2); meeting with T. Rea and D. Pickens re: same (.3).	.50
10/11/07	Rea	Meetings re: ZAI research (1.0); review/analysis of ZAI research of remaining ZAI claims, if any (2.2).	3.20

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Date	Name		Hours
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10/11/07	Restivo	Work on template for legal research/analysis.	.50
10/11/07	Samuel	Meeting with T. Rea and D. Pickens re state survey re ZAI claimant's remaining causes of action, if any (.3); begin research (1.2).	1.50
10/11/07	Sheridan	Conference re research project (.3); legal research re remaining strict liability claims, if any (1.4)	1.70
10/12/07	Cameron	Review materials regarding legal research issues (0.9); e-mails regarding same (0.5).	1.40
10/12/07	Metropulos	Begin legal research re: potential remaining causes of action, if any.	3.00
10/12/07	Rea	Legal research re: remaining ZAI claims, if any.	2.10
10/12/07	Restivo	Continue work on state law legal research "templates."	.40
10/12/07	Samuel	Legal research re state survey re ZAI claimant's remaining causes of action, if any.	2.50
10/13/07	Metropulos	Continue legal research re: remaining causes of action, if any.	3.70
10/13/07	Rea	Legal research re: remaining ZAI claims, if any.	1.60
10/14/07	Metropulos	Continue legal research of ZAI Claimants' remaining causes of action, if any.	1.00
10/14/07	Samuel	Legal research re state survey re ZAI claimant's remaining causes of action, if any.	1.90
10/15/07	Cameron	Review legal research materials.	.60
10/15/07	Metropulos	Finish legal research and case and statute analysis of remaining ZAI claims, if any (2.5); prepare and submit summary analysis and spreadsheet to T. Rea re: same	9.70

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Date	Name		Hours
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		(1.8); continue legal research and case and statute analysis on other remaining cause of action, if any (5.4).	
10/15/07	Rawls	Legal research re: elements for ZAI Claimants' remaining state law causes of action, if any.	5.00
10/15/07	Rea	Legal research on remaining ZAI claims, if any.	2.80
10/15/07	Restivo	Emails and telephone calls with R. Finke, T. Freedman, et al.	.50
10/15/07	Samuel	Additional legal research re state survey re ZAI claimant's remaining causes of action, if any.	1.50
10/15/07	Samuel	Legal research re state survey re ZAI claimant's remaining causes of action, if any.	9.10
10/15/07	Sheridan	Research and draft summary analysis and chart re asbestos liability.	11.40
10/16/07	Metropulos	Finish legal research and analysis of case law, secondary sources, and statutes on various potential remaining causes of action, if any (2.7); prepare summary analysis and spreadsheet for T. Rea re: same (1.8); attend conference with T. Rea re: follow-up research (.3); conduct additional legal research (2.0); prepare memo to T. Rea re: same (1.8).	8.60
10/16/07	Pickens	Research re: elements of remaining state law claims, if any.	5.40
10/16/07	Rawls	Legal research re: elements for ZAI Claimants' potential remaining causes of action in various jurisdictions, if any.	12.00
10/16/07	Rea	Legal research re: ZAI claims.	4.40

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Date	Name		Hours
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10/16/07	Samuel	Additional legal research re state survey re ZAI claimant's remaining causes of action, if any.	8.50
10/16/07	Sheridan	Research and draft summary analysis and chart re state law.	6.50
10/17/07	Metropulos	Finish initial research and case law review and analysis pertaining to various potential remaining causes of action, if any (7.4); conference with D. Pickens re: follow-up research (.4).	7.80
10/17/07	Pickens	Research re: elements of potential remaining state law claims, if any.	7.90
10/17/07	Rawls	Legal research re: elements for potential remaining ZAI Claimants causes of action, if any.	3.50
10/17/07	Rea	Legal research on potential remaining ZAI claims, if any.	2.20
10/17/07	Samuel	Further legal research re ZAI Claimants' potential remaining causes of action, if any.	1.50
10/18/07	Metropulos	Finish follow-up legal research tasks and case law analysis pertaining to potential remaining ZAI causes of action, if any, per D. Pickens and T. Rea's requests (6.1); update summary analysis and spreadsheets (2.6).	8.70
10/18/07	Pickens	Research for surveys of elements of state law claims.	9.10
10/18/07	Rawls	Legal research re: elements for ZAI Claimants' potential remaining causes of action, if any.	6.50
10/18/07	Rea	Legal research on potential remaining ZAI claims, if any.	9.00
10/18/07	Samuel	Additional legal research and changes re state survey re ZAI claimant's potential remaining causes of action, if any.	9.80

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Date	Name		Hours
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10/18/07	Sheridan	Update summary analysis and chart re potential remaining causes of action, if any.	4.70
10/19/07	Pickens	Research re: elements of potential remaining state law claims, if any.	7.80
10/19/07	Rawls	Legal research re: elements for ZAI Claimants' potential remaining causes of action in various jurisdictions, if any (9.7); email correspondence with T. Rea re: same (.8).	10.50
10/19/07	Rea	Legal research on potential remaining ZAI claims, if any.	8.00
10/19/07	Restivo	Review jurisdiction legal reports from T. Rea (.7); emails with T. Freedman (.3).	1.00
10/19/07	Samuel	Per D. Pickens request, additional legal research and updated analysis re ZAI claimant's potential remaining causes of action, if any.	1.20
10/19/07	Sheridan	Research summary analysis of potential remaining ZAI claims, if any.	9.30
10/20/07	Rea	Legal research on potential remaining ZAI claims, if any.	2.20
10/21/07	Sheridan	Revise analysis and summary re potential remaining causes of action, if any.	.40
10/22/07	Metropulos	Conference with. T. Rea regarding research into additional potential remaining claims, if any.	.10
10/22/07	Rea	Legal research re: potential remaining ZAI claims, if any.	.30
10/22/07	Sheridan	Complete revisions to summary analysis.	.50